

## **REMARKS**

Applicant thanks the Examiner for the careful considerations presented.

In response to the Office Action, Applicant notes that several features of the claimed embodiments are not disclosed by the cited art. Among them, Claim 1 now recites:

wherein the information for locating the plurality of media resources is provided directly to a media playback component by the system so that the plurality of media resources are playable, in the specified order, automatically and responsively to the user specifying the user-query

Likewise, Claim 21 has been amended to recite:

wherein at least one of the terminal or server-side subsystem is configured to provide the search result as a play-list that is playable on the terminal-side subsystem, the play-list being playable automatically and responsively to the user specifying the user-input of the search operation

Katinsky, for example, requires the user to drag or otherwise place individual URL links into the sequencer when links are provided as part of a user-initiated search operation. This teaching is in contrary to the amended claim feature.

With regard to the remaining claims, including Independent Claim 32, Applicant submits that the claims are allowable for reasons that include those stated above.

Accordingly, a Notice of Allowance is requested.

## CONCLUSION

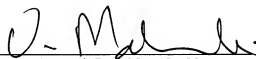
A Notice of Allowance is respectfully requested. If there are any questions or comments that the Examiner wishes to direct to Applicant's attorney, the Examiner is invited to call Applicant's attorney at (408) 551-6632.

If there are any additional charges, please charge them to Deposit Account No. 50-1914.

Respectfully submitted,

SHEMWELL MAHAMEDI LLP

Date: 12/1/2008



Van Mahamedi, Reg. No. 42,828  
Tel. 408-236-6640